1	ENTROPIC COMMUNICATIONS, LLC,	
2	Plaintiff,	
3 4	V.	
5	COMCAST CORPORATION, et al.,	
6	Defendants.	
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8	ENTROPIC COMMUNICATIONS, LLC,	
9	Plaintiff,	
10	V.	
11	DIRECTV, LLC, et al.,	
12	Defendants.	
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	DECLARATION OF CA	ASSIDY T. YOUNG
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DECLARATION OF CASSIDY T. YOUNG

I, Cassidy T. Young, declare as follows:

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- 1. I am an attorney duly licensed to practice law in the State of California and admitted to practice before this Court. I am an associate at the law firm of K&L Gates LLP (the "Firm" or "K&L Gates"). I am one of the attorneys on the K&L Gates team representing Plaintiff Entropic Communications, LLC ("Entropic") in the above-entitled action. This declaration is based on personal knowledge of the matters set forth in this declaration and based on documents on file with the Court and maintained in the ordinary course of business as part of the Firm's client files in this action. If called upon to testify regarding these matters, I could and would do so competently.
- On November 2, 2023, Comcast produced around 245 documents, which is the only production that Comcast has made in this action to date. Many of these documents consist only of images that contain little to no substantive information. Attached hereto as **Exhibit A** are true and correct copies of the documents produced by Comcast that consist only of such images. Specifically, the documents are Bates ENTROPIC COMCAST00000038; ENTROPIC COMCAST00000068; labelled: ENTROPIC COMCAST00000078; ENTROPIC COMCAST00000201; ENTROPIC COMCAST00000324; ENTROPIC COMCAST00000080; ENTROPIC COMCAST00000185; ENTROPIC COMCAST00000195; ENTROPIC COMCAST00000039; ENTROPIC COMCAST00000079; ENTROPIC COMCAST00000651; ENTROPIC COMCAST00000323; ENTROPIC COMCAST00000207; ENTROPIC COMCAST00000278 (dupe of 207); ENTROPIC COMCAST00000505 (dupe of 80); ENTROPIC COMCAST00000322; ENTROPIC COMCAST00000200; ENTROPIC COMCAST00000270 (dupe of 200); ENTROPIC COMCAST00000272; ENTROPIC COMCAST00000081; ENTROPIC COMCAST00000036; ENTROPIC COMCAST00000076; ENTROPIC COMCAST00000663; ENTROPIC COMCAST00000193; ENTROPIC COMCAST00000653; ENTROPIC COMCAST00000317;

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1	ENTROPIC_COMCAST00000198; ENTROPIC_COMCAST00000646;		
2	ENTROPIC_COMCAST00000197 (dupe of 200 and 270);		
3	ENTROPIC_COMCAST00000648; ENTROPIC_COMCAST00000083;		
4	ENTROPIC_COMCAST00000647; ENTROPIC_COMCAST00000273;		
5	ENTROPIC_COMCAST00000329; ENTROPIC_COMCAST00000275 (dupe of 195);		
6	ENTROPIC_COMCAST00000318; ENTROPIC_COMCAST00000034;		
7	ENTROPIC_COMCAST00000074; ENTROPIC_COMCAST00000199;		
8	ENTROPIC_COMCAST00000330; ENTROPIC_COMCAST00000035.		
9	3. Once duplicate documents are removed from Comcast's production, this		
10	production amounts to only a few dozen documents. One of these documents consists		
11	of . Attached hereto as Exhibit B is a true		
12	and correct copy of this document produced by Comcast, which is Bates labeled		
13	ENTROPIC_COMCAST00003962.		
14	I declare under penalty of perjury under the laws of the United States and		
15	California that the foregoing is true and correct.		
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17	Executed on February 9, 2024 in Los Angeles, California.		
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19	_ Cassay Yang		
20	Cassidy T. Young		
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